

1  
2  
3  
4  
5  
6 IN THE UNITED STATES DISTRICT COURT

7 FOR THE NORTHERN DISTRICT OF CALIFORNIA

8  
9 FLOTSAM OF CALIFORNIA, INC., dba  
10 NOLAND'S ON THE WHARF and  
11 SHORELINE SURF SHOP,

12 v. Plaintiff,

13 HUNTINGTON BEACH CONFERENCE  
14 AND VISITORS BUREAU,

15 Defendant

16 No. C 06-07028 MMC

17 ORDER DENYING DEFENDANT'S  
18 MOTION TO AMEND COURT'S ORDER  
19 RE VENUE TO CERTIFY FOR  
20 INTERLOCUTORY APPEAL, OR IN THE  
21 ALTERNATIVE FOR LEAVE TO FILE  
22 MOTION FOR RECONSIDERATION;  
23 VACATING HEARING

24 The Court is in receipt of defendant Huntington Beach Conference and Visitors  
25 Bureau's "Motion to Amend Court's Order Re Venue To Certify For Interlocutory Appeal [28  
26 U.S.C. § 1292(b)], Or In The Alternative For Leave To File Motion For Reconsideration  
27 [Civil L.R. 7-9]." filed February 12, 2007.

28 No opposition is required.<sup>1</sup> Defendant has mischaracterized both the complaint's  
allegations and the Court's order, and, consequently, has failed to show good cause for the  
relief requested.

Accordingly, the motion is hereby DENIED.

**IT IS SO ORDERED.**

Dated: February 16, 2007

  
MAXINE M. CHESNEY  
United States District Judge

1The hearing scheduled for March 23, 2007 is VACATED.